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DATE MAILED: 01/14/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/867,207	05/29/2001	Donald Gale	6802-82887	6159
75	590 01/14/2004		EXAMI	INER
Welsh & Katz, Ltd.			YOUNG, JOHN L	
Jon P. Christen	sen			
22nd Floor			ART UNIT	PAPER NUMBER
120 South Riverside Plaza			3622	
Chicago, IL 6	0606			

Please find below and/or attached an Office communication concerning this application or proceeding.

# Office Action Summary

Application No. 09/867,207

Applicant(s)

Gale et al.

Examiner

John Young

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	The MAILING DATE of this communication appears	on the cover sheet with the correspondence address		
	for Reply			
	ORTENED STATUTORY PERIOD FOR REPLY IS SET	TO EXPIRE 3 MONTH(S) FROM		
THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS				
mailing	date of this communication.			
	period for reply specified above is less than thirty (30) days, a reply within t period for reply is specified above, the maximum statutory period will apply a	ne statutory minimum of thirty (30) days will be considered timely.  Ind will expire SIX (6) MONTHS from the mailing date of this communication.		
	to reply within the set or extended period for reply will, by statute, cause the ply received by the Office later than three months after the mailing date of the control o			
•	patent term adjustment. See 37 CFR 1.704(b).	,		
Status				
1) 💢	Responsive to communication(s) filed on Oct 17, 2	003		
2a) 🗌	This action is <b>FINAL</b> . 2b) $\mathbf{X}$ This act	ion is non-final.		
3) 🗆	Since this application is in condition for allowance closed in accordance with the practice under $Ex\ pa$	except for formal matters, prosecution as to the merits is rte Quayle, 1935 C.D. 11; 453 O.G. 213.		
Disposi	tion of Claims			
4) 💢	Claim(s) <u>25-48</u>	is/are pending in the application.		
4	a) Of the above, claim(s)	is/are withdrawn from consideration.		
5) 🗆	Claim(s)	is/are allowed.		
6) 🗶	Claim(s) 25-48	is/are rejected.		
7) 🗆	Claim(s)			
8) 🗌	Claims	are subject to restriction and/or election requirement.		
	ition Papers			
9) 🗆	The specification is objected to by the Examiner.			
10)	The drawing(s) filed on is/are	a) accepted or b) objected to by the Examiner.		
	Applicant may not request that any objection to the d	rawing(s) be held in abeyance. See 37 CFR 1.85(a).		
11)		is: a) □ approved b) □ disapproved by the Examiner		
	If approved, corrected drawings are required in reply	<del></del>		
12)	The oath or declaration is objected to by the Exami	ner.		
Priority	under 35 U.S.C. §§ 119 and 120			
13) 🗌	Acknowledgement is made of a claim for foreign page	iority under 35 U.S.C. § 119(a)-(d) or (f).		
a) [	☐ All b)☐ Some* c)☐ None of:			
	1. $\square$ Certified copies of the priority documents hav	e been received.		
	2. $\square$ Certified copies of the priority documents hav	e been received in Application No		
	<ol> <li>Copies of the certified copies of the priority de application from the International Bure</li> </ol>	au (PCT Rule 17.2(a)).		
	ee the attached detailed Office action for a list of the	·		
14)∐	Acknowledgement is made of a claim for domestic			
_	The translation of the foreign language provisiona			
15)∟	Acknowledgement is made of a claim for domestic	priority under 35 U.S.C. §§ 120 and/or 121.		
Attachme		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		
	tice of References Cited (PTO-892)	4) Interview Summary (PTO-413) Paper No(s).		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  5) Notice of Informal Patent Application (PTO-152)  3) Information Disclosure Statement(s) (PTO-1449) Paper No(s).  6) Other:				
31 IMI	omination disclosure Statement(s) (F10-1449) Paper No(s).	6)  Other:		

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# APPLICATION ON APPEAL WITHDRAWAL OF FINALITY OF PAPER # 15 OFFICE ACTION REJECTION ( PAPER # 19)

1. The finality of the rejection of the prior Office Action (paper#12) on appeal (paper#17) is withdrawn because the prior Office Action improperly maintained the Official Notice obviousness rejections of claims 1, 11, 14 & 15.

#### STATUS OF THE CLAIMS

2. Claims 25-48 are pending.

#### **DRAWINGS**

3. This application has been filed with drawings that are considered informal; however, said drawings are acceptable for examination and publication purposes. The review process for drawings that are included with applications on filing has been modified in view of the new requirement to publish applications at eighteen months after the filing date of applications, or any priority date claimed under 35 U.S.C. §§119, 120, 121, or 365.

## CLAIM REJECTIONS — 35 U.S.C. §102

The following is a quotation of 35 U.S.C. §102 (b) which forms the basis of the novelty rejections set forth in this Office action:

(b) the invention was patented or described in a printed

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publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

4. Independent claims 25, 35 & 45 are rejected under 35 U.S.C. §102 (b) as being anticipated by Meyer 6,157,943 (12/5/2000) (herein referred to as "Meyer").

As per independent claim 25, said claim is drafted so broadly that Meyer (the ABSTRACT; FIG. 3; FIG. 2; FIG. 4; FIG. 5; col. 1, Il. 33-67; col. 2, Il. 1-67; col. 3, Il. 1-67; col. 4, Il. 1-67; col. 5, Il. 1-67; col. 6, Il. 1-67; and col. 7, Il. 1-45) shows "managing a real estate unit by a real estate manager from a remote location . . . providing a website for use by the real estate manager in managing the real estate unit . . . accessing a server by the real estate manager from a remote location through the website of the server provided for use by the real estate manager . . . downloading a webpage to the real estate manager containing a set of options regarding the managing of the real estate unit from the website to the real estate manager at the remote location . . . selecting at least one of the options by the real estate manager . . . Embedding a subroutine within the webpage activated by selection of the option by the manager that composes a message identifying a computer program within the server associated with the selected option . . . uploading the composed message associated with the selected option from the remote location to the server; and executing the computer program associated with the selected option within the server."

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Therefore, <u>Meyer</u> discloses the inventive concept of the claimed invention recited in claim 25; thus, the elements of claim 25 read on the disclosure of <u>Meyer</u> cited above.

Independent claim 35 is rejected for substantially the same reasons as independent claim 25.

As per independent claim 45, Meyer (the ABSTRACT; FIG. 3; FIG. 2; FIG. 4; FIG. 5; col. 1, Il. 33-67; col. 2, Il. 1-67; col. 3, Il. 1-67; col. 4, Il. 1-67; col. 5, Il. 1-67; col. 6, Il. 1-67; and col. 7, Il. 1-45) shows "managing a real estate unit by a real estate manager from a remote location . . . a website provided for use by the real estate manager in managing the real estate unit . . . a remote processor used by the real estate manager to access a server from a remote location through the website of the server provided for the real estate manager . . . a website used to download a webpage containing a set of options to the real estate manager regarding the managing of the real estate unit from the website to the remote location . . . a cursor used by the real estate manager to select at least one of the options thereby providing a selected option of the set of options . . . the application program within the server used to execute the uploaded selected option."

Furthermore, Meyer (col. 4, ll. 1-67) inherently shows "an applet within the remote processor used to upload an identifier of an application program associated with the selected option from the remote location to the server. . . ." by showing "Embedding

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(OLE)... software interfaces based on process control..." Alternatively, a interface program using a proprietary process control protocol... [or] a plurality of files such as HTML... files...."

Therefore, <u>Meyer</u> inherently discloses the inventive concept of the claimed invention recited in claim 45; thus, the elements of claim 45 read on the disclosure of <u>Meyer</u> cited above.

## CLAIM REJECTIONS — 35 U.S.C. §103(a)

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

5. Dependent claims 26-34, 36-44 & 46-48 are rejected under 35 U.S.C. §103(a) as being unpatentable over Meyer.

As per claims 26-34 Meyer shows the method of claim 25 and subsequent base claims depending from claim 25.

Meyer shows elements that suggest the elements and limitations of claims 26-34 even though Meyer lacks an explicit recitation of the elements and limitations of claims 26-34.

"Official Notice" is taken that both the concepts and the advantages of the

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elements and limitations of claims 26-34 were well known and expected in the art by one of ordinary skill at the time of the invention because such concepts and the advantages would have provided means for accessing "facility management systems via the Internet. . . ." (see Meyer (col. 1, ll. 60-65)).

As per claims 36-44 Meyer shows the method of claim 35 and subsequent base claims depending from claim 35.

Meyer shows elements that suggest the elements and limitations of claims 36-44 even though Meyer lacks an explicit recitation of the elements and limitations of claims 36-44.

"Official Notice" is taken that both the concepts and the advantages of the elements and limitations of claims 36-44 were well known and expected in the art by one of ordinary skill at the time of the invention because such concepts and the advantages would have provided means for accessing "facility management systems via the Internet. . . ." (see Meyer (col. 1, Il. 60-65)).

As per claims 46-48 <u>Meyer</u> shows the method of claim 45 and subsequent base claims depending from claim 45.

Meyer shows elements that suggest the elements and limitations of claims 46-48 even though Meyer lacks an explicit recitation of the elements and limitations of claims 46-48.

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"Official Notice" is taken that both the concepts and the advantages of the elements and limitations of claims 46-48 were well known and expected in the art by one of ordinary skill at the time of the invention because such concepts and the advantages would have provided means for accessing "facility management systems via the Internet. . . ." (see Meyer (col. 1, 1l. 60-65)).

## **RESPONSE TO ARGUMENTS**

6. Applicant's arguments filed 10/17/2003 (Appeal Brief, paper#18) have been considered fully but are not persuasive for the following reasons:

Applicant's arguments are moot in view of the withdrawal of finality of the prior

Office action and new grounds of rejection introduced herein.

#### **CONCLUSION**

7. Any response to this action should be mailed to:

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

Any response to this action may be sent via facsimile to either:

(703)305-7687 (for formal communications EXPEDITED PROCEDURE) or

(703) 305-7687 (for formal communications marked AFTER-FINAL) or

(703) 746-7240 (for informal communications marked PROPOSED or DRAFT).

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Hand delivered responses may be brought to:

Seventh Floor Receptionist Crystal Park V 2451 Crystal Drive Arlington, Virginia.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John L. Young who may be reached via telephone at (703) 305-3801. The examiner can normally be reached Monday through Friday between 8:30 A.M. and 5:00 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eric Stamber, may be reached at (703) 305-8469.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703)

305-3900.

Primary Patent Examiner

January 12, 2004